Case 3:07-cv-03330-JCS Document 19 Filed 08/15/2007 Page 1 of 43 MARK JOSEPH KENNEY (State Bar No. 87345) 1 MARK I. WRAIGHT (State Bar No. 228303) **SEVERSON & WERSON** 2 A Professional Corporation One Embarcadero Center, Suite 2600 San Francisco, CA 94111 Telephone: (415) 398-3344 Facsimile: (415) 956-0439 5 mik@severson.com miw@severson.com 6 JAMES RANDOLPH LIEBLER (FL Bar No. 507954; Admitted Pro Hac Vice) CHRISTOPHER MICHAEL DRÜRY (FL Bar No. 0796751; Admitted Pro Hac Vice) Liebler, Gonzalez & Portuondo, P.A. 44 W. Flagler St., Suite 2500 Miami, FL 33130 Telephone: (305) 379-0400 Facsimile: (305) 379-9626 irl@lgplaw.com 10 cmd@lgplaw.com 11 Attorneys for Defendant BANK OF AMERICA, N.A. **12** 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 17 CALIFORNIA PACIFIC BANK, a California Case No.: C07-03330 JCS banking corporation, 18 Plaintiff, BANK OF AMERICA'S REQUEST FOR JUDICIAL NOTICE IN SUPPORT 19 OF ITS MOTION TO DISMISS VS. 20 BANK OF AMERICA, N.A., and DOES 1-20, 21 inclusive. September 21, 2007 Date: 9:30 a.m. 22 Defendants. Time: A. 15th Floor Room: 23 Judge: Joseph C. Spero 24 25 26 the Court to take judicial notice of the following records pursuant to Federal Rule of Evidence

Defendant, BANK OF AMERICA, N.A. (hereinafter "Bank of America") hereby requests 201 in support of its motion to strike under Fed. R. Civ. P. 12(b)(6):

The Ex Parte Temporary Injunction Order entered by Circuit Court Judge Mark I.

10597/0042/637740.1

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BofA'S REQUEST FOR JUDICIAL NOTICE Case No.: C07-03330 JCS Shames on June 4, 2007 in *Bullard Electronics, LLC v. Bank of America, N.A., and California Pacific Bank*, Case No. 522007CA005147XXCICI (Fla. 6th Judicial Cir. / Pinellas County) attached as Exhibit A.

2. The Verified Complaint Seeking Temporary and Permanent Injunctive Relief filed June 4, 2007 in *Bullard Electronics, LLC v. Bank of America, N.A., and California Pacific Bank*, Case No. 522007CA005147XXCICI (Fla. 6th Judicial Cir. / Pinellas County) attached as Exhibit D.

DATED: August <u>15</u>, 2007

LIEBLER, GONZALEZ & PORTUONDO, P.A.

Attorneys for Bank of America, N.A. Courthouse Tower - 25th Floor 44 West Flagler Street Miami, FL 33130 Tel No. (305) 379-0400 Fax No. (305) 379-9626 Email: Jrl@lgplaw.com

By: /s/ J. Randolph Liebler
J. RANDOLPH LIEBLER
Florida Bar No. 507954
CHRISTOPHER M. DRURY
Florida Bar No. 796751

EXHIBIT A

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, STATE OF FLORIDA CIVIL DIVISION

BULLARD ELECTRONICS, LLC

Plaintiff,

VS.

BANK OF AMERICA, N.A., and CALIFORNIA PACIFIC BANK.

Defendants.

UCN:

REF: 07-5147-C1-13

EX PARTE TEMPORARY INJUNCTION ORDER

This cause came before the Court on Plaintiff Bullard Electronics, LLC' ("Bullard"), Motion For Ex Parte Temporary Injunction Without Notice. The Court has determined, based on the Verified Complaint for Temporary and Permanent Injunctive Relief and the Affidavit of Gregory Morris attached to it, that Bullard has complied with the Requirements of Rule 1.610 and based on those papers finds, for purposes of this order, that the verified pleading and affidavit establish that:

- 1. On or about April 9, 2007, Bank of America unilaterally purported to issue an amendment to a March 30, 2007, letter of credit it had issued to California Pacific Bank. Bullard protested such amendment.
- 2. On or about May 31, 2007, Bank of America informed Bullard that California Pacific Bank had made a demand to draw the full amount out of the March 30, 2007, letter of credit by virtue of the purported April 9, 2007 amendment to it.
- 3. The conditions of the March 30, 2007, letter of credit and purported April 9, 2007 amendment thereto have never been satisfied or fulfilled.
 - 4. The purported April 9, 2007 amendment was procured by material fraud.

- 5. The original March 30, 2007, letter of credit was procured by material fraud.
- 6. Bullard will suffer immediate and irreparable injury if the court does not temporarily enjoin California Pacific Bank's attempt to draw on the letter of credit before Bank of America and California Pacific Bank can be heard in opposition.
- 7. Bullard has demonstrated a substantial likelihood of success on the merits of this action.
- 8. Bullard is prepared to post a cash bond in the registry of the court in an amount to be determined by the Court, which Bullard believes should not exceed \$25,000.
- 9. The injury which Bullard will suffer, if Bank of America is not temporarily enjoined is the complete loss of the collateral it posted for the Letter of Credit and the complete inability to recoup the same from Qibee, Inc., which is a party who is not located at the address to which it is registered as a California corporation, and which has evidently secreted itself in a way to not make it readily subject to being served with process. In addition, allowing the draw to occur would facilitate a material fraud.
- 10. This order is being entered without notice because Bank of America has only a reasonable time under Florida Statute §675.108(2) (2006) following presentment on a letter of credit to honor a draw and because Bank of America informed Bullard that it would need to be enjoined in order to not honor the demand.

Accordingly, it is HEREBY ORDERED AND ADJUDGED as follows:

- Bank of America, N.A., hereby is temporarily enjoined, until further order A. of Court, from honoring any demand made for payment of all or any part of its Letter of Credit No. 68017913 in the amount of \$412,080; abd
- This order is conditioned upon the posting by Bullard in the registry of the B. Court of a cash bond in the amount of \$ 25, 000 to protect Defendants against damages that may be suffered if this injunction is wrongfully entered.

DONE and ENTERED this 4th day of June, 2007 at 11:00 o'clocke.m.

EXHIBIT D

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR PINELLAS COUNTY

CIVIL DIVISION

BULLARD ELECTRONICS, LLC,

Plaintiff

UCN# 522001CA005147XXCIC1
CASENO. 01-5147-C1-13

v.

BANK OF AMERICA, N.A. and CALIFORNIA PACIFIC BANK.

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VERIFIED COMPLAINT SEEKING TERMPORARY <u>AND PERMANENT INJUCTIVE RELIEF</u>

Plaintiff, Bullard Electronics, LLC ("Bullard"), by its undersigned attorneys, brings this Complaint against Defendants, Bank of America and California Pacific Bank, and states:

- 1. Bullard is a Florida limited liability company located in Pinellas County, Florida.
- 2. Bank of America, N.A., is a national banking association with offices located in Pinellas County, Florida.
- 3. California Pacific Bank is a California state chartered bank with its headquarters in San Francisco.
- 4. During March of 2007, a person who identified himself as Jack Wei, purported to act on behalf of QiBee, Inc., a California corporation, contacted NBG to negotiate the terms of a purchase contract with NBG LLC, a Florida limited liablility company ("NBG"). After the terms were agreed upon, Jack Wei transmitted a Purchase Order and a Purchase Contract by e-mail to

NBG. Copies of the Purchase Contract and Purchase Order are annexed as Exhibits "A" and "B."

- 5. The Purchase Contract required that NBG obtain an irrevocable letter of credit in an amount equal to 5% of the purchase price to assure NBG's timely performance under the Purchase Contract.
- 6. On or about March 30, 2007, Bullard arranged for Bank of America to issue irrevocable stand-by Letter of Credit No. 68017913 in the amount of \$412,080.00 ("Letter of Credit") for the benefit of California Pacific Bank, which is QiBee's bank. A copy of the Letter of Credit is annexed hereto as Exhibit "C."
- 7. Bullard arranged the Letter of Credit as a performance guaranty to assure NBG performance under the Purchase Contract. In the form approved by Bullard and as originally issued, the Letter of Credit would not become operative until the condition stated in the Letter of Credit was satisfied. The condition stated that QiBee obtain an irrevocable letter of credit payable at sight, for the benefit of NBG in the amount of \$8,225,280.00 (US), as the intended means for OiBee to pay the full purchase price due under the Purchase Contract.
- 8. Jack Wei demanded that the condition to the effectiveness of the Letter of Credit be deleted, and NBG began discussions with Bank of America to change the terms of the Letter of Credit.
- 9. On or about April 9, 2007 Bank of America issued an amendment purporting to amend the terms of the Letter of Credit. A draft copy of the purported amendment is annexed hereto as Exhibit "D."
 - 10. Bullard did not authorize the issuance of the purported amendment.

- During April 2007, QiBee provided NBG and Bullard with a document that it identified as a purported letter of credit in the amount of \$8,225,280.00, purportedly issued by European Trust and Credit Union EF of Stockholm, Sweden, but relayed without liability by CREDIT DNEPR Bank Ukraine, of the Ukraine to Woori Bank, of Los Angeles, California. A copy of that document is attached as Exhibit "E."
- 12. Despite repeated attempts to confirm and verify whether that document constituted a letter of credit issued by a bona fide bank, Bullard is informed and believes that Bank of America has not been able to verify the existence of European Trust, or the terms of the QiBee Letter of Credit. Bullard is informed and believes that that document, the so-called QiBee letter of credit is a forged instrument that has not been issued by a legitimate bank and, even if so issued, would not consitute satisfaction of the condition of the Bank of America Letter of Credit..
- Bullard and NBG have made repeated attempts to contact Jack Wei and QiBee, to try to locate QiBee's offices, but have been unable to identify any actual physical location of QiBee, any of its operations, or even Jack Wei.
- 14. Other than e-mail addresses for the person who identified himself as "Jack Wei," Bullard and NBG have been unable to identify any contact information for QiBee.
- 15. Jack Wei has refused to meet face to face with NBG representatives, claiming that a family medical emergency has required him to go to and remain in China.
- 16. Jack Wei has also refused to arrange a meeting between Bullard and NBG representatives and QiBee's bank despite repeated requests made in May 2007, purportedly because it would risk disclosing proprietary business secrets.

- Jack Wei has refused to amend the purported QiBee letter of credit to include 17. customary terms of an irrevocable letter of credit payable at sight, because he claims that the sales transaction between NBG and QiBee is actually a "government" project, and that the "government" insists that this form letter of credit be used without any changes to its terms.
- On May 31, 2007, a representative of Bank of America orally advised Bullard that 18. California Pacific Bank has attempted to draw down the full amount of the Letter of Credit. Bank of America, however, has failed to provide Bullard with any writing constituting such attempt.
- Bullard is informed and believes that the entire transaction with Jack Wei is 19. completely fraudulent, and that if Bank of America were to honor the Letter of Credit, such action would facilitate a material fraud by Jack Wei upon Bank of America, Bullard and NBG.
- The attached verification and the attached affidavit of Gregory Morris establishes 20. that:
 - Bullard has a substantial likelihood of success in this action to establish (a) that the Bank of America letter of credit was procured by fraud and that the conditions required to draw on such letter of credit have not been fulfilled.
 - There is an imminent threat of irreparable injury in that if the Bank of (b) America pays on the demand of California Pacific Bank, Bullard will never be able to recoup the collateral it has posted to Bank of America for such letter of credit.
 - Bullard has no adequate remedy at law in that it has not even been able to (c) identify that QiBee is a legitimate business with a legitimate address at which it could even be served with a complaint, much less has the financial wherewithal to cover the injury Bullard will suffer.

- The equities lie with Bullard in that Bank of America issued a letter of credit amendment without Bullard's authorization or consent, and it is against that Amendment that California Pacific Bank seeks to draw, not against the original letter of credit.
- (e) Bullard is prepared to post a reasonable bond to protect Bank of America and California Pacific Bank against any damages they may suffer from a wrongful injunction. Bullard believes that the only possible damages they may suffer would be a loss of interest on the amount demanded for the duration of the temporary injunction, which Bullard estimates will be no more than \$25,000.
- Bullard is informed and believes that there are no public policy reasons to (f) preclude the entry of the temporary and permanent injunction.
- 21. All conditions precedent to the relief demanded herein have been performed or have occurred.

WHEREFORE, Bullard demands that the Court issue temporary and permanent injunctions prohibiting Bank of America from honoring any claim on the Letter of Credit, and for such other relief as is right and just.

DATED: June 4, 2007

&teven C. Dupré, FBN 0471860

SPN 576073 P.O. Box 2861

St. Petersburg, FL 33731 Phone: 727-821-7000

Fax: 727 822-3768

and

Robert M. Quinn Florida Bar No. 305898 CARLTON FIELDS, P.A. P.O. Box 3239 Tampa, FL 33601-3239 Telephone: 813-223-7000 Facsimile: 813-229-4133

E-mail: rquinn@carltonfields.com

Attorneys for Plaintiff

VERIFICATION

A
Before me, the undersigned authority personally appeared <u>Cregory D. Monto</u> who being duly sworn stated that he is the <u>Vice President</u> of Bullard Electronics,
who being duly gryorn stated that he is the VICE President of Bullard Electronics,
LLC and also the Vice President of NBG, LLC and that he has read the
LLC and also the VII Co. FICSIG Cree UNDO, LDC and that no has rough the
above and foregoing Complaint and that the facts alleged therein are true and correct, based on
his personal knowledge, and email documents provided to him by the person purporting to be
"Jack Wei," purportedly acting on behalf of QiBee Inc., or communications he has received from
Bank of America or the facts are based upon his review of records maintained by Bullard
Electronics, LLC, or NBG, LLC, by, or from information transmitted by, a person with
knowledge of the events described therein, at or near the time of the event described, and whose
regular practice it was to maintain such records, and which records are maintained under his
supervision or control.

Printed name: Guerry D. Mouris

STATE OF FLORIDA

COUNTY OF PINELLAS

SUBSCRIBED AND SWORN to before me this And of June, 2007, by Gregory D. Morris, who is known to me, or who produced personally known as identification, and who did take an oath.

My Commission Expires: 12/14/2010



IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR PINELLAS COUNTY

CIVIL DIVISION

RIII	IARD	ELECTRONICS,	LLC
DUL.	L M U		TITO,

Plaintiff

CASE NO. ٧. BANK OF AMERICA and CALIFORNIA PACIFIC BANK, Defendants.

AFFIDAVIT OF GREGORY MORRIS

Before me, the undersigned authority, personally appeared GREGORY MORRIS, who being duly sworn, deposes and says:

- I am the Vice President of the Plaintiff, Bullard Electronics, LLC ("Bullard"). I 1. am also the Vice President of a related company, NBG LLC ("NBG"). I have read the Verified Complaint for Temporary and Permanent Injunctive Relief (the "Complaint"), to which this affidavit is attached.
- The facts stated in this Affidavit are based upon my personal knowledge in that 2. they describe events at which I was present, or e-mail communications I sent or received, or they are based upon the records maintained in the ordinary course of business by Bullard or NBG by or from information transmitted by a person with knowledge of the events described therein at or near the time of the events described, whose regular practice it was to make such a record and

which records are maintained in the ordinary course of either Bullard's or NBG's business, under my supervision and control.

- 3. During March 2007 NBG received e-mail communications from a person identifying himself as Jack Wei, who claimed to be a director of a company called QiBee, Inc. ("QiBee") of San Mateo, California. Jack Wei claimed that QiBee wished to purchase approximately 8,160 42-inch, high definition LCD TV's from NBG.
- 4. After some negotiations, Jack Wei submitted by e-mail a proposed Purchase Contract and Purchase Order for the purchase of 8,160 42-inch, high definition LCD TV's. Copies of the Purchase Contract and Purchase Order are attached to the Complaint as Exhibits A and B.
- 5. Under the terms of the Purchase Contract, NBG was required to provide a letter of credit in favor of California Pacific Bank, in the amount of \$412,080.00 (U.S.), which was 5% of the purchase price under the Purchase Contract, to assure NBG's performance under the Purchase Contract.
- 6. Also under the terms of the Purchase Contract, QiBee was required to provide an irrevocable letter of credit in favor of NBG, in the amount of \$8,225,280.00, payable "at sight," as the method by which OiBee would pay the purchase price due under the Purchase Contract.
- 7. On or about March 30, 2007, Bullard on behalf of NBG, applied for and obtained the issuance by Bank of America of irrevocable standby Letter of Credit No. 68017913 in the amount of \$412,080.00 (U.S.) (the "Letter of Credit") for the benefit of California Pacific Bank, who Jack Wei informed me was QiBee's bank. A copy of the Letter of Credit is attached to the Complaint as Exhibit C. Under its terms, the Letter of Credit could not become operative until OiBee posted its own \$8,225,280.00 letter of credit in favor of NBG.

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- 8. After the issuance of the Letter of Credit, Jack Wei sent me e-mails insisting that the condition described above be deleted, so I began communications with Bank of America to try to negotiate changes to the terms of the Letter of Credit that would resolve Jack Wei's concerns but which would still include conditions to its effectiveness that would protect NBG and Bullard.
- 9. Without my knowledge or consent, on or about April 11, 2007, Bank of America informed me that it had issued an amendment to the Letter of Credit on April 9, 2007. A copy of that document is attached to the Complaint as Exhibit D. I immediately protested that event by contacting Bank of America and notifying it that Bullard and NBG did not consider the purported amendment to be valid.
- 10. Shortly thereafter, I received a copy of a document that QiBee evidentily had arranged as its proposed tender of a purported irrevocable letter of credit payable at sight in the amount of \$8,225,280.00 (U.S.) (the "QiBee Letter of Credit"). A copy of the Purported QiBee Letter of Credit is attached to the Complaint as Exhibit E.
- It purports to have been "relayed" by CREDIT DNEPR BANK, Ukraine to Woori Bank, Los Angeles, and purports to have been issued by EUROPEAN TRUST & CREDIT UNION EF, of Stockholm, Sweden.
- 12. Bank of America employees have informed me that they cannot identify or otherwise confirm the existence of EUROPEAN TRUST & CREDIT UNION, EF.
- 13. Bank of America employees have informed me that they have been able to identify CREDIT DNEPR BANK, but that it is a very small bank in the Ukraine, and that Bank of America does not wish to do business with this bank.

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- In addition, the Purported QiBee Letter of Credit is not a letter of credit at all. 14. The obligation of the purported issuer, if such a bank exists, is no obligation at all. The issuer's obligation is conditioned upon its receipt of the full amount payable under the Purported QiBee Letter of Credit from QiBee's bank, California Pacific Bank, before the issuer would be obligated to make any payment to NBG.
- Since neither the terms of the Purported OiBee Letter of Credit, nor the purported 15. issuing bank were acceptable to NBG or Bank of America, QiBee is in default under the terms of the Purchase Order.
- In addition, I, and (on information and belief) other employees of NBG have 16. attempted to contact Jack Wei to arrange a face to face meeting with him and his bank. We have also investigated the address of OiBee specified on the Purchase Contract and Purchase Order, 3708 South El Camino Real, San Mateo, California 94403, USA. Despite the representations in the Purchase Contract and Purchase Order, QiBee is not located at this address, and according to the current occupant, has never had an office at this location. According to an internet search, this address is a shopping center. Finally, I am informed and believe that a publicly traded company that has sold televisions to Qibee also cannot find Qibee to obtain payment for its televisions.
- 17. During May 2007 I, and other NBG employees, have sent numerous e-mails to Jack Wei requesting a face to face meeting. In response, Jack Wei claims that he had to leave California and go to China due to a medical emergency involving his mother where he must remain for an indefinite time, and so he is not able to meet with us.

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- 18. I have also sent e-mails to Jack Wei requesting that he arrange for NBG to meet with his bank, but Jack Wei refused to arrange such a meeting, saying it would disclose his business secrets.
- 19. I am informed and believe that Paul Bullard, chief operating officer of Bullard, and NGB has also sent e-mails to Jack Wei demanding that he obtain a real letter of credit with proper credit payment terms from a reputable bank. In response, Jack Wei has claimed that this transaction is a "government project," and the government requires that the form of the Purported OiBee Letter of Credit be used without any changes to its terms.
- 20. Based on all the foregoing facts, I am convinced that the person whom I have communicated with only by e-mail, and who has identified himself as Jack Wei, is attempting to perpetrate a fraud on NBG, Bullard and Bank of America. I am convinced that Jack Wei and QiBee never intended to purchase the televisions described in the Purchase Contract and Purchase Order, and that his only intention was to induce NBG to obtain issuance of the Letter of Credit, so that Jack Wei could cause California Pacific Bank to draw down on the letter of credit, so that Jack Wei could abscond with these funds.
- 21. I have instructed Bank of America to cancel the Letter of Credit, and to notify California Pacific Bank that the Letter of Credit is cancelled.
- 22. I have sent a letter directly to California Pacific Bank informing it that the Letter of Credit is cancelled. A copy of the letter is attached to the Complaint as Exhibit F.
- On May 31, 2007, I was told by telephone by a representative of Bank of America that it had received from California Pacific Bank an attempt to effect a draw on the Letter of Credit and a demand that it be paid the full amount of the letter of credit for \$412,080.00 (U.S.).

 I am very concerned that if these funds are paid to California Pacific Bank, and if Bullard or

STP#651987.2 5

NBG is held responsible to pay Bank of America for funds paid out on the Letter of Credit, despite the fact that the amendment was not authorized, that Bullard and NBG will never recover these funds from Jack Wei, if that is his real name, in part because other than the e-mail addresses Jack Wei has used, we have no means of contacting Jack Wei, have no physical description of him, and have no information concerning his location or business.

- I have asked Bank of America to provide me with a copy of whatever instrument 24. California Pacific Bank has provided to make such demand, but Bank of America has failed or refused to provide me with a copy.
- I do not believe, nor am I aware of any facts to suggest that California Pacific 25. Bank (i) constitutes a "nominated person who has given any value in good faith and without notice of forgery or material fraud", (ii) constitues "a confirmer who has honored its confirmation in good faith, (iii) constitutes "a holder in due course of a draft drawn upon the letter of credit which was taken after acceptance by the issuer or nominated person," or (iv) constitues an assignee of the issuer's or nominated person's deferred obligation that was taken for value and without notice of forgery or material fraud after the obligation was incurred by the issuer or nominated persoon."
- 26. On June 1, 2007, I authorized and directed our counsel to notify Bank of America that it is unauthorized to pay California Pacific Bank, a copy of which is attached hereto as Exhibit G, and I am informed and believe that such notification was provided.

27. This ends my affidavit.

. 6 STP#651987.2

Subscribed and sworn to before me this Ht day of June, 2007, by Gregory Morris, who is known to me or who produced <u>Personally Known</u> as identification on such date.

My commission expires:

Date: December 14, 2010

FAITH M. GRANT Notary Public - State of Florida Commission Expires Dec 14, 2010 Commission # DD 595403 Bonded By National Notary Assn.

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Purchase Contract

Number: QT0081296 Date: Mar. 29th 2007

(Buyer) Qibee, Inc.	(Seiter): NBG LLC				
Address: 3708 South El Camino Real San Mateo, CA. 94403,U.S.A.	Address: 2325 Ulmerton Road, Suite 20 Clearwater, FL 33762, U.S.A.				
Telephone: 1-650-200-8332	Telephone: 1-727-388-5699				

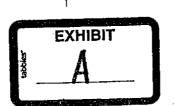
This contract is made by and between the Buyer and Seller; whereby the Buyer agree to buy and the Seller agree to sell the under - mentioned product according to the terms and conditions stipulated below:

Item No	Product Specifications	Unit	Qty	Unit Price	Total Amount
				FOB CHINA	, Freight Collect
LC-42 US	42" HD LCD TV with ATSC 1366x768 panel SEE ATTACHED SPECIFICATION	SETS	8,160	USD \$ 1,008	USD \$ 8,225,280

SAID TOTAL US DOLLARS: EIGHT MILLION TWO HUNDRED TWENTY FIVE THOUSAND TWO HUNDRED EIGHTY ONLY, SAID FOB CHINA

2	COUNTRY	OF	ORIGIN:	CHINA	

8. FIRST SHIPPING DAY: 55 DAYS AFTER LIC RECEIPT DATE - \$8, 225, 280 LC From QUISEE, 9. PAYMENT TERM: LICAT SIGHT



^{3.} MANUFACTURER: NBG LLC

^{4.} PORT OF SHIPMENT : PORT OF CHINA

^{5.} SHIPPING MARKS: OIBEE IN DIAMOND

^{6.} PORT OF DESTINATION: LONG BEACH, CALIFORNIA, USA

Special Instructions:

- 1. Buyer agrees to pay the seller 100% of this contract amount based on the payment term of this contract providing the seller delivers the same quality product as in the specification description on the signed specification description sheet. Buyer will release the payment immediately to the seller based on the ocean B/L (Bill of Lading) on board date of the shipment per agreed payment term of this contract and the L/C required terms. Seller disclaims all warranties including without limitation any warranty of merchantability or fitness.
- 2. Seller will issue 5% of total contract amount in a P-Bond (Performance Bond) to the Buyer right after the seller receives this contract. Buyer agree that seller's total liability for any failure to deliver or breach of contract is limited to the P-bond.

Buyer's bank information:

Account Name: QIBEE, INC.

BANK: CALIFORNIA PACIFIC BANK

ADDRESS: 250 MONTGOMERY STREET, STE NO. 500

SAN FRANCISCO, CA. 94104, USA

ACCOUNT#: 1880079530 SWIFT CODE: CBNKUS6S

- 3. After seller issue the P-Bond, buyer will issue the L/C to the Seller within 15 banking days. If Buyer can not fulfill the agreement. Seller will apply for compensation, 10% of the P-Bond amount.
- 4. Seller will deliver the product as following:
 - The shipment will ship out on or before the 55th day after receipt of the L/C from the Buyer and the total of 8,160 SETS will be shipped out on or before the 55th day after receipt of the L/C. If Seller cannot meet the delivery schedule, the P-Bond will be triggered if there is a delay over 5 days, whereby the Buyer will cash 100% of the P-Bond amount as a reimbursement to the Buyer without the consent of the Seller. Seller can not use any excuse for the delay.
- 5. Buyer must provide the seller with a signed approval of the sellers product specification prior to the issuance of the L/C. Buyer agrees that they will perform an onsite inspection of the product at the factory and provide acceptance of the product and product quality to the seller prior to shipping of the product to the buyer.

The Buyer

QIBEE INC.

NBG

The Seller

Director

Paul Bullard

Chief Operation Officer



QiBee, Inc.

3708 South El Camino Real, San Mateo, CA. 94403 U.S.A.

TEL: 650-200-8332

FAX: 650-357-1188

Purchase Order

To: NBG LLC

2325 Ulmerton Road, Suite 20, Clearwater ,FL 33762 USA

Date: Mar.29, 2007

Attention: Paul Bullard TEL: 727-388-5699

FAX: 727-572-8342

Page: 1 of 1

P.O.: 78892

We confirm the following purchase from you on the terms and conditions set forth hereunder and on the reverse hereof:

Ship Via:

OCEAN

Bill to:

QIBEE, INC.

Ship to:

LONGBEACH CALIFORNIA, USA

Partial Shipment:

ALLOWED (NO LESS THAN 20 CONTAINERS FOR EACH SHIPMENT)

Transshipment

55 DAYS AFTER L/C ISSUING DATE

Lead-time: Payment: Currency:

L/C AT SIGHT US Dollars

NOT ALLOWED

FOB, Freigh	it Collect			,		
Model#	Description	QTY.	Unit	U/P	Amount	Remark
LC-42 US	42" HD LCD TV with ATSC 1366x768 panel UL, FCC approved	8,160	PCS	1		
	J	<u>. </u>	L	Total	\$	8,225,280.00
				Total Amount	\$	8,225,280.00
	Model#	LC-42 US 42" HD LCD TV with ATSC 1366x768 panel	Model# Description QTY. £C-42 US 42" HD LCD TV with ATSC 8,160 1366x768 panel	Mode# Description QTY. Unit &C-42 US 42" HD LCD TV with ATSC 1366x768 panel 8,160 PCS	Model# Description QTY, Unit U/P	Mode# Description QTY, Unit U/P Amount

SAID TOTAL US DOLLARS: EIGHT MILLION TWO HUNDRED TWENTY FIVE THOUSAND AND TWO HUNDRED EITGHTY ONLY.

Note:

PLEASE ISSUE 5% P-BOND OR BANK GUARANTEE OF THE TOTAL AMOUNT OF THIS PO TO CALIFORNIA PACIFIC BANK

DUE TO THE GOVERNMENT REGULATION ALL THE SHIPMENT WILL BE FULLY INSPECT AT THE ARRIVING PORT LC WILL BE ISSUE RIGHT AFTER WE RECEIVE THE P-BOND OR

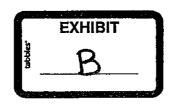
BANK GUARANTEE

Approved By:

WEI. DIRECTOR

AR. 29, 2007

DATE



Bank of America

BANK OF AMERICA - CONFIDENTIAL

PAGE: 1

DATE: MARCH 30, 2007

IRREVOCABLE STANDBY LETTER OF CREDIT NUMBER: 68017913

ADVISING BANK CALIFORNIA PACIFIC BANK 601 MONTGOMERY ST. SAN FRANCISCO, CA 94111-2603

ISSUING BANK BANK OF AMERICA, N.A. 1 FLEET WAY PA6-580-02-30 SCRANTON, PA 18507-1999

BENEFICIARY CALIFORNIA PACIFIC BANK 250 MONTGOMERY STREET SUITE 500 SAN FRANCISCO, CA 94104

APPLICANT BULLARD ELECTRONICS LLC 2325 ULMERTON RD. SUITE 20 CLEARWATER, FL 33762

THUOMA NOT EXCEEDING USD 412,080.00 NOT EXCEEDING FOUR HUNDRED TWELVE THOUSAND EIGHTY AND 00/100'S US DOLLARS

EXPIRATION JUNE 29, 2007 AT OUR COUNTERS

WE HEREBY OPEN OUR IRREVOCABLE STANDBY LETTER OF CREDIT NUMBER 68017913 IN YOUR FAVOR.

CREDIT AVAILABLE WITH BANK OF AMERICA, N.A. BY PAYMENT OF BENEFICIARY'S DRAFT(S) AT SIGHT DRAWN ON BANK OF AMERICA, N.A..

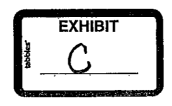
DRAFTS MUST BE ACCOMPANIED BY:

- 1. THE ORIGINAL LETTER OF CREDIT AND ALL AMENDMENTS, IF ANY.
- 2. YOUR STATEMENT PURPORTEDLY SIGNED BY AN AUTHORIZED OFFICER STATING UNDER YOUR STANDBY LETTER THAT "WE HEREBY CLAIM USD OF CREDIT NO. 68017913 DUE TO QIBEE FAILURE TO PAY INDEBTNESS."

REIMBURSEMENT CLAIMS MADE BY AUTHENTICATED SWIFT ARE ACCEPTABLE IN WHICH CASE DRAFT AND SIGNED STATEMENTS ARE NOT REQUIRED.

IT IS A FURTHER CONDITION OF THIS STANDBY LETTER OF CREDIT THAT IT IS NOT OPERATIVE UNTIL QIBEE, INC. HAS ISSUED TO NBG, LLC, THEIR IRREVOCABLE LETTER OF CREDIT IN THE AMOUNT OF \$8,225,280.00 USD AND A PURCHASE ORDER IN THE AMOUNT OF \$8,225,280.00 USD. BULLARD

COPY



Caspeal From

03 13272 12000

Bank of America

BANK OF AMERICA - CONFIDENTIAL

PAGE: 2

THIS IS AN INTEGRAL PART OF LETTER OF CREDIT NUMBER: 68017913

ELECTRONICS OR QIBEE, INC. MUST NOTIFY BANK OF AMERICA, N.A. BY WRITTEN NOTICE ON THEIR LETTERHEAD AND REFERENCING THIS LETTER OF CREDIT NO. 68017913, THAT SUCH IRREVOCABLE LETTER OF CREDIT HAS BEEN ISSUED AND A COPY OF THE PURCHASE ORDER AND LETTER OF CREDIT HAS BEEN SENT TO BANK OF AMERICA, N.A., WE WILL THEN ISSUE OUR FORMAL AMENDMENT MAKING THIS LETTER OF CREDIT OPERATIVE.

PARTIAL DRAWINGS: ARE ALLOWED

ALL BANKING CHARGES IN CONNECTION WITH THIS LETTER OF CREDIT ARE FOR THE ACCOUNT OF THE APPLICANT.

DRAFT(S) MUST STATE "DRAWN UNDER BANK OF AMERICA, N.A., STANDBY LETTER OF CREDIT NUMBER 68017913 DATED MARCH 30, 2007."

DRAFT(S) AND DOCUMENTS SHALL BE PRESENTED AT OUR OFFICES AT BANK OF AMERICA, N.A., ONE FLEET WAY, SCRANTON, PA 18507 ATTN: GLOBAL TRADE OPERATIONS, STANDBY UNIT.

WE HEREBY ENGAGE WITH YOU THAT DRAFTS DRAWN IN CONFORMITY WITH THE TERMS OF THIS CREDIT WILL BE DULY HONORED ON PRESENTATION.

COMMUNICATIONS WITH RESPECT TO THIS LETTER OF CREDIT SHALL BE IN WRITING AND SHALL BE ADDRESSED TO US AT, ONE FLEET WAY, SCRANTON, PA 18507, ATTN: GLOBAL TRADE OPERATIONS - STANDBY UNIT, PHONE: 1-800-370-7519, SPECIFICALLY REFERRING TO THE NUMBER OF THIS LETTER OF CREDIT.

EXCEPT AS OTHERWISE EXPRESSLY STATED HEREIN, THIS CREDIT IS ISSUED SUBJECT TO THE UNIFORM CUSTOMS AND PRACTICE FOR DOCUMENTARY CREDITS (1993 REVISION), INTERNATIONAL CHAMBER OF COMMERCE PUBLICATION NO. 500.

IF YOU REQUIRE ANY ASSISTANCE OR HAVE ANY QUESTIONS REGARDING THIS TRANSACTION, PLEASE CALL 800-370-7519

SENT VIA SWIFT 700

AUTHORIZED SIGNATURE
THIS DOCUMENT CONSISTS OF 2 PAGE(S).

COPY

Bank of America 🧼

SWIFT707 - AMENDMENT TO A DOCUMENTARY CREDIT

:TO : RECEIVING PARTY NAME AND ADDRESS : CASF : NYSW : S : NOA .: 000000000000.00

: CALIFORNIA PACIFIC BANK : 601 MONTGOMERY ST. : SAN FRANCISCO, CA 94111-2603

:20 : SENDER'S REFERENCE : 68017913

:21 : RECEIVER'S REFERENCE

: NONREF

:31C: DATE OF ISSUE : 070330

:30 : DATE OF AMENDMENT

: 070409

:26E: NUMBER OF AMENDMENT

: 01

:59 : BENEFICIARY (BEFORE THIS AMENDMENT)

: CALIFORNIA PACIFIC BANK : 250 MONTGOMERY STREET : SUITE 500 : SAN FRANCISCO, CA 94104

:79 : NARRATIVE

: PLEASE DELETE THE FOLLOWING CLAUSE:

: IT IS A FURTHER CONDITION OF THIS STANDBY LETTER : OF CREDIT THAT IT IS NOT OPERATIVE UNTIL QIBEE, : INC. HAS ISSUED TO NBG, LLC, THEIR IRREVOCABLE : LETTER OF CREDIT IN THE AMOUNT OF +8,225,280.00 : USD AND A PURCHASE ORDER IN THE AMOUNT OF : +8,225,280.00 USD. BULLARD ELECTRONICS OR QIBEE, : INC. MUST NOTIFY BANK OF AMERICA, N.A. BY WRITTEN : NOTICE ON THEIR LETTERHEAD AND REFERENCING THIS : LETTER OF CREDIT NO. 68017913, THAT SUCH : IRREVOCABLE LETTER OF CREDIT HAS BEEN ISSUED AND A : COPY OF THE PURCHASE ORDER AND LETTER OF CREDIT : HAS BEEN SENT TO BANK OF AMERICA, N.A., WE WILL : THEN ISSUE OUR FORMAL AMENDMENT MAKING THIS LETTER : OF CREDIT OPERATIVE.

: THE APPLICANT HAS BEEN AMENDED TO:

: NBG, LLC

: 2325 ULMERTON RD.

: SUITE 20

: CLEARWATER FL 33762

EXHIBIT AND THE RESERVE OF THE PARTY OF

DRAFT

🖒 Perteurat Palier

: : ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED. :72 : SENDER TO RECEIVER INFORMATION

DRAFT

👸 PagitaPusi

Instance Type and Transmission Notification (Transmission) of Original sent to SWIFT (ACK) Network Delivery Status : Network Ack

: Normal Priority/Delivery

Message Input Reference : 1518 070424CRDEUA2NAXXX7773155193

Message Header ----

Swift INPUT : FIN 798 Proprietary Message

: CRDEUA2NXXX Sender

CREDIT DNEPR BANK, UKRAINE (HEAD OFFICE)

DNIPROPETROVSK UA

Receiver : HVBKUS6LXXX

WOORI BANK, LOS ANGELES

LOS ANGELES, CA US MUR: CD68770000405245

Message Text

20: Transaction Reference Number 500E/USD/1294CB

12: Sub-Message Type

710

77E: Proprietary Message

DEAR BANKERS, UPON REQUEST, WE RELAY THIS MSG TO YOUR FINE BANK WITHOUT ANY ENGAGEMENT AND RESPONSIBILITY ON OUR SIDE. PLEASE ADVISE THIS MESSAGE TO THE BENEFICIARY WITHOUT ANY RESPONSIBILITY ON YOUR PART.

QUOTE

ISUUE OF DOC LETTER OF CREDIT (MT 700)

27: SEQUENCE OF TOTAL

1/1

40A: FORM OF DOCUMENTARY CREDIT IRREVOCABLE TRANSFERABLE

20: DOCUMENTARY CREDIT NUMBER ETCU11D012HK/047

31C: DATE OF ISSUE 070424

40E: APPLICABLE RULES UCP LATEST VERSION

31D: DATE AND PLACE OF EXPIRY



070724 CHINA

51D: ISSUING BANK EUROPEAN TRUST AND CREDIT UNION EF, FROSUNDAVIKS ALLE 15 SOLNA 169 78

50: APPLICANT EAGLETRONICS INC, SOLNA, STRANDVDG 78, STOCKHOLM 17154, SWEDEN

STOCKHOLM, SWEDEN

59: BENEFICIARY NBG LLC, ULMERTON ROAD, SUITE 20, CLEARWATER, FL33762, USA

32B: CURRENCY CODE, AMOUNT CURRENCY: USD (US DOLLAR) AMOUNT: 8,225,280.00

41D: AVAILABLE WITH...BY... ANY BANK BY NEGOTIATION

43P: PARTIAL SHIPMENTS ALLOWED

43T: TRANSHIPMENT NOT ALLOWED

44E: PORT OF LOADING PORT OF CHINA

44B: PLACE OF FINAL DESTINATION/FOR TRANSPORTATION TO... LONGBEACH, CALIFORNIA

44C: LATEST DATE OF SHIPMENT 070703

45A: DESCRIPTION OF GOODS AND/OR SERVICES

42 INCH LCD TV

QUANTITY: 8,160 SETS

UNIT PRICE: USD 1,008.00

TOTAL AMOUNT: USD 8,225,280.00

SALES TERM: FOB CHINA(INCOTERMS 2000)

46A: DOCUMENTS REQUIRED

1. SIGNED COMMERCIAL INVOICE ISSUED TO QIBEE, INC. IN TRIPLICATE INDICATING LC NUMBER.

- 2. PACKING LIST IN TRIPLICATE.
- 3. FULL SET OF ORIGINAL OCEAN BILL OF LADING CONSIGNED TO ORDER, MARKED FREIGHT COLLECT AND NOTIFY APPLICANT AND QIBEE INC. AND ISSUING BANK.
- 4. BENEFICIARY S CERTIFICATE CERTIFING THAT NON-NECOTIABLE COPY OF FULL SET DOCUMENTS (INCLUDING B/L) HAVE BEEN FAXED AND FORWARDED TO QIBEE INC. WITHIN 15 DAYS AFTER SHIPMENT. MAILED RECEIPT MUST BE PRESENTED FOR NEGOTIATION.
- 5. SIGNED ORIGINAL INSPECTION CERTIFICATE ISSUED BY OIBEE INC., IN ONE COPY.

47A: ADDITIONAL CONDITIONS

- 1. DOCUMENT PRESENTED WITH THE DISCREPANCIES FOR EACH INDIVIDUAL NECOTIATION WILL BE SUBJECT TO CHARGE OF USD 100.00 OR ITS EQUIVALENT.
- 2. BENEFICIARY S SIGNED STATEMENT THAT SHOULD BE ALSO AUTHENTICATED AND SIGNED BY THE BANK WHO PRESENT THE DOCUMENTS (NEGOTIATING BANK) CERTIFYING THAT THEY FULLY AGREE THAT DOCUMENTS AND DRAFTS THEY PRESENTED WILL BE SENT BY ISSUING BANK TO CALIFORNIA PACIFIC BANK IN USA UNDER DOCUMENT AGAINST DRAWEE S ACCEPTANCE. AND PAYMENT UNDER THIS LC WILL BE MADE BY ISSUING BANK ONLY UPON THEIR RECEIPT OF GOOD FUNDS IN FULL AMOUNT OF THE DOCUMENTS PRESENTED, FROM OIBEE INC.
- 3. DOCUMENTS ISSUED EARLIER THAN LC ISSUING DATE ARE NOT ACCEPTABLE.
- 4. THIRD PARTY DOCUMENTS ARE ACCEPTABLE.
- 5. ALL DOCUMENTS MUST BE IN ENGLISH LANGUAGE.
- 6. ALL DOCUMENTS MUST BEAR THIS LC NUMBER.
- 7. INSURANCE COVERED BY ULTIMATE BUYER.
- 8. THE BENEFICIARIES DRAFTS UNDER THIS CREDIT ARE TO BE DRAWN ON QIBEE, INC., 3708 SOUTH EL CAMINO REAL SAN MATEO, CA. 94403, USA.

71B: CHARGES

ALL BANKING COMMISSIONS AND CHARGES OUTSIDE LC ISSUING BANK, ARE FOR BENEFICIARY S ACCOUNT.

Instance Type and Transmission -----

Notification (Transmission) of Original sent to SWIFT (ACK)

Network Delivery Status : Network Ack

Priority/Delivery : Normal

Message Input Reference : 1518 070424CRDEUA2NAXXX7773155193

Message Header -----

Swift INPUT : FIN 798 Proprietary Message

Sender

: CRDEUA2NXXX

CREDIT DNEPR BANK, UKRAINE (HEAD OFFICE)

DNIPROPETROVSK UA

Receiver

: HVBKUS6LXXX

WOORI BANK, LOS ANGELES

LOS ANGELES, CA US

MUR: CD68770000405245

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500E/USD/1294CB

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UCP LATEST VERSION

31D: DATE AND PLACE OF EXPIRY

070724 CHINA

51D: ISSUING BANK

EUROPEAN TRUST AND CREDIT UNION EF,

FROSUNDAVIKS ALLE 15 SOLNA 169 78

STOCKHOLM, SWEDEN

50: APPLICANT

EAGLETRONICS INC.

SOLNA, STRANDVDG 78,

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59: BENEFICIARY

NBG LLC, ULMERTON ROAD, SUITE 20,

CLEARWATER, FL33762, USA

32B: CURRENCY CODE, AMOUNT

CURRENCY: USD (US DOLLAR)

AMOUNT: 8,225,280.00

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BY NEGOTIATION

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42 INCH LCD TV

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PAYMENT CANNOT BE WAIVED.

48: PERIOD FOR PRESENTATION DOCUMENTS TO BE PRESENTED WITHIN 21 DAYS AFTER SHIPMENT BUT WITHIN CREDIT VALIDITY.

49: CONFIRMATION INSTRUCTIONS WITHOUT

78: INSTR TO PAYG/ACCPTG/NECOTG BANK

1. ALL DOCUMENTS ARE TO BE DESPATCHED IN ONE SET TO CALIFORNIA PACIFIC BANK. IT IS A CONDITION OF THIS CREDIT THAT PAYMENT WILL ONLY BE MADE SUBJECT TO RECEIPT OF GOOD FUNDS IN FULL AMOUNT OF THE DOCUMENTS PRESENTED FROM DRAWEE.

UPON RECEIPT OF THE DOCUMENTS, THE PRESENTING BANK WILL FORWARD DOCUMENTS AND DRAFT TO DRAWEE'S BANK IN USA CALIFORNIA PACIFIC BANK, 250 MONTGOMERY STREET STE NO.500, SAN FRANCISCO, CA 94104, UNDER DOCUMENTS AGAINST ACCEPTANCE AND PAYMENT WILL BE MADE UPON RECEIVE OF FUNDS FROM DRAWEE.

2. PLEASE INFORM US THE DATE OF ADVISING L/C TO BENEFICIARY.

57A: ADVISE THROUGH BANK BANK OF AMERCIA 18167 US HIGHWAY 19 NORTH

STE 600, CLEARWATER, FL33764

UNITED STATE

BEST REGARDS.

EUROPEAN TRUST AND CREDIT UNION EF,

STOCKHOLM, SWEDEN

END OF MESSAGE.

UNOUOTE

HEREWITH WE WISH TO DRAW YOUR KIND ATTENTION THAT OUR BANK DOES NOT BEAR ANY UNDERTAKING AND LIABILITY ON ITS PART RELATIVE TO THIS DEAL. WE PARTICIPATE ONLY AS AN ADVISING BANK BETWEEN YOUR GOOD FINANCIAL INSTITUTION AND THE ISSUING

ENTITY. ALL YOUR CHARGES ARE FOR THE BENFS ACCOUNT. ARTICLE 18C OF UCP 500 OF 1CC REVISION 1993 IS NOT APPLIED TO THIS

L/C. THIS ADVICE DOES NOT BEAR ANY OBLIGATIONS ON OUR PART.

ALL YOUR CHARGES ARE FOR THE BENEFICIARY'S ACCOUNT ONLY AND SHOULD BE CLAIMED / COLLECTED FROM THEM.

THANKS FOR COOPERATION, INIL.TRADE FINANCE

Message Trailer

(MAC: 5659C35B) (CHK: 636886316149) PAYMENT CANNOT BE WAIVED.

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THANKS FOR COOPERATION, INIL. TRADE FINANCE Message Trailer

{MAC: 5659C35B}

{CHK: 636886316149}



2325 Ulmerton Rd., Suite 20 Clearwater, Florida 33762

Phone: 727-576-6424 Fax: 727-572-8342

Sent via Facsimile (415) 421-3257

May 31, 2007

California Pacific Bank 250 Montgomery St., Suite 500 San Francisco, CA 94104

Re: Letter of Credit #68017913

To Whom It May Concern:

Please contact Michelle Bain regarding cancellation of this Letter of Credit Michelle's contact information is:

> Michelle Bain Bank of America 18167 U.S. Hwy. 19, N., Suite 600 Clearwater, FL 33764 PH: (888) 852-5000 ext. 3700

Fax: (727) 507-3494

Michelle requires one additional piece of information to release these funds, and that is a swift message from your bank, so that she can release these funds to NBG, LLC.

Sincerely,

NBG, LLC

Gregory D. Morris Vice President

EXHIBIT

Case 3:07-cv-03330-JCS Filed 08/15/2007 Page 40 of 43 Document 19 05/30/07 22:08 FAX 7275728341 BULLARD GROUP

> TX REPORT

TRANSMISSION OK

TX/RX NO

CONNECTION TEL SUBADDRESS

CONNECTION ID

ST. TIME

USAGE T

PGS. SENT RESULT

0783

14154213257

05/30 22:08

00'18 1

OK



2325 Ulmerton Rd., Suite 20 Clearwater, Florida 33762

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Ø1001

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Fax: (727) 507-3494

TRANSMISSION OK

TX/RX NO CONNECTION TEL SUBADDRESS

CONNECTION ID

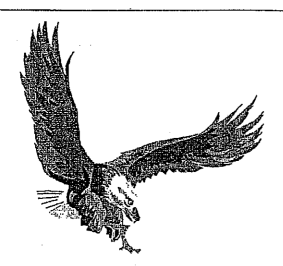
ST. TIME
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PGS. SENT
RESULT

0784

5073494

05/30 22:28 00'30

2 OK



THE BULLARD GROUP

2325 Ulmerton Rd., Ste. #20 Clearwater, FL 33762 Phone: (727) 576-6424

Fax: (727) 572-8342



To: Michelle Bain Bank of America	From: Greg Morris
Fax: 507-3494	Date: May 31, 2007
Phone:	Pages: 2 - including cover
Re: Additional letter to Cal Pacific	cc:

ATLANTA MIAMI **ORLANDO**

ST, PETERSBURG

TALLAHASSEE TAMPA WEST PALM BEACH

Filed 08/15/2007

CARLTON FIELDS

ATTORNEYS AT LAW

One Progress Plaza 200 Central Avenue, Suite 2300 St. Petersburg, Florida 33701-4352

727.821,7000 727.822.3768 fax www.caritonfleids.com

sdupre@corltonlields.co Admitted to Practice in Florida, Illinois

Steven C. Dupré

June 1, 2007

Bank of America

VIA E-MAIL MICHELLE.BAIN@BANKOFAMERICA.COM

Attention: Michelle Bain, Jason Greene and

All Others Whom it May Concern

March 30, 2007 LOC Re:

Ladies and Gentlemen

March 30, 2007 LOC Re:

Ladies and Gentlemen:

We represent NBG, LLC ("NBG"). We understand you have told NBG that California Pacific Bank has made a written request to draw down the full amount of a March 30, 2007 Irrevocable Standby Letter of Credit Number 68017913 (the "Letter of Credit"), asserting that it has the right to do so under a "draft" of an "Amendment to a Documentary Credit," dated April 9, 2007. The purpose of this letter is to advise you that NBG never authorized the issuance of the Amendment, and that in any event, honoring the draw on the Letter of Credit would facilitate a material fraud by the ultimate beneficiary Quibee, Inc.

Please immediately provide a copy of whatever requests you have received supporting the attempt to draw down the Letter of Credit, and copies of whatever documents California Pacific Bank has received from its beneficiary purporting to draw on the Letter of Credit issued by California Pacific Bank.

In addition, please take notice that if Bank of America issued the Amendment without authorization it did so at its own peril.

As you know, under Fla. Stat. § 675.108(2) (UCC § 5.108(2)), Bank of America has a reasonable time after presentment not to exceed seven (7) days within which to honor a draw on the Letter of Credit. We strongly urge you to take all necessary steps to investigate the facts before doing so, and to take full advantage of the time permitted under the statute.



Bank of America

Attention: Michelle Bain, Jason Greene and All Others Whom it May Concern

June 1, 2007

Page 2

We understand that you have advised NBG that you intend to honor the demand unless NBG obtains an injunction prohibiting the same. We do not believe you need an injunction to know that you issued an invalid amendment, and we understand that Bank of America has been advised of the facts which establish that honoring the draw on the Letter of Credit would facilitate a material fraud. Nonetheless, we intend to work the weekend to draw up the paperwork necessary to seek such an injunction (at the Bank's ultimate expense), and plan to file that paperwork and appear in front of the judge assigned to the case in the Circuit Court in and for Pinellas County, Florida, first thing Monday morning. We invite you to meet us at the St. Petersburg branch clerk's office at 8:00 a.m. so that you can take a position on this with the assigned judge just as soon as we can appear in front of him. Likewise, if you want us to notify someone other than you inside the bank before then via e-mail, we will be glad to do so if you will supply us with their email information.

Please immediately forward this letter to all persons in the bank who need to be consulted with regarding this matter.

You can contact me any time over the weekend via e-mail or cell phone at 727 420-6735.

Sincerely,

/s/ Steven C. Dupré

Steven C. Dupre

SCD/Ir Copies via e-mail to: Robert Quinn, Esq. Joel Giles, Esq. Greg Morris